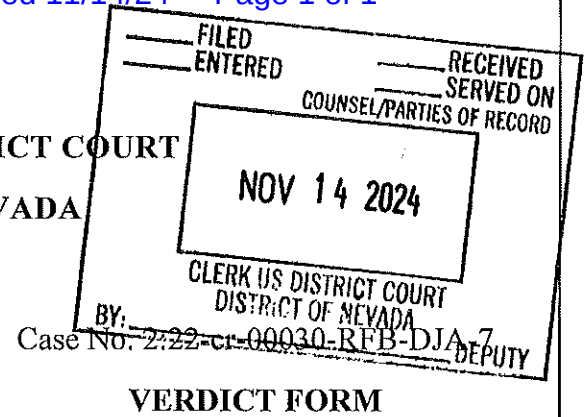


UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

UNITED STATES OF AMERICA,
Plaintiff,
v.
YOANY VAILLANT,
Defendant.



We, the Jury in the above-entitled case, upon our oaths, do find beyond a reasonable doubt:

1. COUNT ONE: We find the Defendant,
YOANY VAILLANT, GUILTY [Guilty / Not Guilty]
of the offense of Conspiracy to Commit Criminal Copyright Infringement in violation of
Title 18, United States Code, Section 371 and Title 17, United States Code, Section
506(a)(1)(A).

*[If you find GUILTY on Question 1, please proceed to answer Question 2. If you
find NOT GUILTY please skip Question 2]*

2. COUNT ONE: We find the conspiracy charged in Count One as to Defendant
YOANY VAILLANT, DID [Did / Did Not] involve attempted,
planned, or actual infringement attributable to VAILLANT during a.) any 180-day period,
b.) involving 10 or more copies of one or more copyrighted works, and c.) with a retail
value of more than \$2,500.

DATED this 14th day of November, 2024

REDACTED

FOREPERSON